§ 110.65

- (2) Informing the licensee of his right, within 20 days or other specified time, to file a written answer; and
- (3) Advising that a delinquent payment for a subsequently imposed penalty may be referred to the Attorney General for collection pursuant to section 234c. of the Atomic Energy Act.
- (b) If an answer is not filed within the time specified, the Commission will issue an order imposing the proposed penalty.
- (c) If a timely answer is filed, the Commission, after considering the answer, will issue an order dismissing the proceeding or imposing a penalty subject to any required hearing.
- (d) If an order imposing a civil penalty is issued, the licensee may request a hearing within 20 days or other specified time.
- (e) Except when the matter has been referred to the Attorney General for collection, payment of penalties shall be made by check, draft, or money order payable to the Treasurer of the United States, and mailed to the Secretary, U.S. Nuclear Regulatory Commission, Washington, DC 20555-0001.
- (f) An enforcement action to impose a civil penalty will not itself revoke, modify, or suspend any license under this part.

[43 FR 21641, May 19, 1978, as amended at 62 FR 27495, May 20, 1997]

§110.65 Settlement and compromise.

At any time after issuance of an order for any enforcement action under this subpart, an agreement may be entered into for settlement of the proceeding or compromise of a penalty. Upon approval by the Commission, or presiding officer if a hearing has been requested, the terms of the settlement or compromise will be embodied in the order disposing of the enforcement action

§110.66 Enforcement hearing.

- (a) If the licensee demands a hearing, the Commission will issue an order specifying the time and place.
- (b) A hearing pursuant to this subpart will be conducted under the procedures in subpart G of part 2.

§110.67 Criminal penalties.

- (a) Section 223 of the Atomic Energy Act of 1954, as amended, provides for criminal sanctions for willful violation of, attempted violation of, or conspiracy to violate, any regulation issued under sections 161b, 161i, or 161o of the Act. For purposes of section 223, all the regulations in part 110 are issued under one or more of sections 161b, 161i, or 161o, except for the sections listed in paragraph (b) of this section.
- (b) The regulations in part 110 that are not issued under sections 161b, 161i, or 1610 for the purposes of section 223 are as follows: §§110.1, 110.2, 110.3, 110.4, 110.7, 110.10, 110.11, 110.30, 110.31, 110.32, 110.40, 110.41, 110.42, 110.43, 110.44, 110.45, 110.46, 110.51, 110.52, 110.60, 110.61, 110.62, 110.63, 110.64, 110.65, 110.66, 110.67, 110.70, 110.71, 110.72, 110.73, 110.80, 110.81, 110.82, 110.83, 110.84, 110.85, 110.86, 110.87, 110.88, 110.89, 110.90, 110.91, 110.100, 110.101, 110.102, 110.103, 110.104, 110.105, 110.106, 110.107, 110.108, 110.109, 110.110, 110.111, 110.112, 110.113, 110.120, 110.122, 110.124, 110.130, 110.131, 110.132, 110.133, 110.134, and 110.135.

[57 FR 55080, Nov. 24, 1992; 57 FR 62605, Dec. 31, 1992; 60 FR 37565, July 21, 1995]

Subpart G—Public Notification and Availability of Documents and Records

§110.70 Public notice of receipt of an application.

- (a) The Commission will notice the receipt of each license application for an export or import for which a specific license is required by making a copy available at the NRC Web site, http://www.nrc.gov.
- (b) The Commission will also publish in the FEDERAL REGISTER a notice of receipt of an application for a license to export the following:
- (1) A production or utilization facility.
- (2) Five effective kilograms or more of plutonium, high-enriched uranium or uranium-233.
- (3) 10,000 kilograms or more of heavy water or nuclear grade graphite.
- (4) Radioactive waste.
- (NOTE: Does not apply to exports of heavy water to Canada.) $% \label{eq:condition}%$